Case: 25-5144, 10/22/2025, DktEntry: 22.1, Page 1 of 2

UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

OCT 22 2025

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

GUARDANT HEALTH, INC.,

Plaintiff - Appellee,

v.

NATERA, INC.,

Defendant,

QUINN EMANUEL URQUHART & SULLIVAN, LLP,

Interested Party - Appellant.

No. 25-5144

San Francisco

D.C. No. 3:21-cv-04062-EMC Northern District of California,

ORDER

Before: BERZON, RAWLINSON, and COLLINS, Circuit Judges.

The motion (Docket Entry No. 15) to dismiss this appeal for lack of jurisdiction, to which no response was filed, is granted. *See Weston Fam. P'ship LLLP v. Twitter, Inc.*, 29 F.4th 611, 618 (9th Cir. 2022) ("A decision is 'final' under § 1291 if it '(1) is a full adjudication of the issues, and (2) clearly evidences the judge's intention that it be the court's final act in the matter." (quoting *Disabled Rts. Action Comm. v. Las Vegas Events, Inc.*, 375 F.3d 861, 870 (9th Cir. 2004))); *see also Jensen Elec. Co. v. Moore, Caldwell, Rowland & Dodd, Inc.*, 873 F.2d 1327, 1329 (9th Cir. 1989) (an order awarding sanctions is not appealable

Case: 25-5144, 10/22/2025, DktEntry: 22.1, Page 2 of 2

until the specific amount of sanctions is determined).

DISMISSED.

2 25-5144